RECEIVED

JUN - 2 1992

ncn

FCC MAIL SECTION

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Jun 2 8 40 AM '92

RECEIVED BY

Ms. Donna Searcy Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20554

Re: MM Docket No. 92-107

National Christian Network, Inc.

File No. BPED-900823MA Fayetteville, Arkansas

Dear Ms. Searcy:

Transmitted herewith, on behalf of National Christian Network, Inc., party-applicant in the above-referenced noncommercial educational FM proceeding, are an original and six copies of a Petition for Leave to Amend and the accompanying amendment.

If there are any questions with respect to this matter, please communicate with the undersigned.

Sincerely,

Raymond A. Kassis

President

National Christian Network, Inc.

mud a. Kassic

Enc. RAK/keh

cc: As per Certificate of Service

No. of Copies rec'd_ List A B C D E

Before the

Federal Communications Commission

Washington, D.C. 20554

FCC MAIL SECTION

In re Application of

BIBLE BROADCASTING NETWORK, INC. Channel 209A

Fort Smith, Arkansas

NATIONAL CHRISTIAN NETWORK, INC. Channel 207C2

Fayetteville, Arkansas

For Construction Permit for a New Noncommercial Educational FM Station

TO: The Honorable Walter C. Miller Administrative Law Judge

MM Docket No. 92-10792

File No. BRED-900816MA

File No. BPED-900823MA

RECEIVED

JUN - 2 1992

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

PETITION FOR LEAVE TO AMEND

National Christian Network, Inc. ("NCN"), applicant for a construction permit for a new noncommercial educational FM station at Fayetteville, Arkansas, by its President, hereby respectfully requests the Presiding Officer to grant it leave to amend its above-referenced application (File No. BPED-900823MA) as set forth herein.

This amendment is usually filed as a matter of routine in non-mutually exclusive applications after the engineering studies are complete and just before they go to cutoff. Normally, Commission staff, by letter or phonecall, notify the applicant of this minor deficiency and a small amendment is requested to complete the process.

NCN is on record with the Commission in other applications concerning our policy to eliminate radiation

hazards to workers engaged in maintenance and repair on its towers by terminating its RF transmissions when workers are present.

Good cause exists for this amendment. It is restating NCN's policy and the acceptance of this amendment to our application will determine that no environmental processing under the 47CFR:1.1307 criteria, thereby eliminating the issue of Environmental Assessment (EA), since no RF transmission will be present when work on the tower is being performed.

This amendment will not cause a disruption of the proceedings; no party will be prejudice; no new parties or issues are required; and no comparative advantage will accrue to the amending applicant.

WHEREFORE, good cause having been shown, NCN respectfully requests the Presiding Judge to grant it leave to amend and accept the attached amendment to its pending application.

Respectfully submitted,
NATIONAL CHRISTIAN NETWORK, INC.

Raymond A. Kassis

Its President

NATIONAL CHRISTIAN NETWORK, INC. 1150 West King Street Cocoa, Florida 32922 (407) 632-1000

RECEIVED

JUN - 2 1992

AMENDMENT

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

RF STATEMENT AND POLICY TO ELIMINATE RADIATION HAZARDS TO TOWER PERSONNEL

It is the policy of National Christian Network, Inc. to post an RF warning sign at the base of the towers it currently operates, as well as its proposed station in Fayetteville, Arkansas. The RF warning sign will be displayed in plain view. The tower access will be limited and controlled by the applicant and the tower owner, by fence or other means. Whenever antenna work is to be performed on the tower, and when workers such as tower crews, work on the tower, National Christian Network, Inc. will turn off its proposed station so that no radiation will be present.

I, Kimberly E. Holman, secretary to National Christian Network, Inc., certify that on the 29th day of May 1992, copies of the foregoing were mailed, postage prepaid, to the following:

Hon. Walter C. Miller Administrative Law Judge FCC, Rm 213 2000 L Street, N.W. Washington, D.C. 20554

Paulette Laden, Esquire Hearing Branch, Enforcement Division Mass Media Bureau FCC, 2025 M St., N.W. Suite 7212 Washington, D.C. 20554

Chief, Data Management Staff Audio Services Division Mass Media Bureau, FCC 1919 M St., N.W. Rm 350 Washington, D.C. 20554

Chief, Audio Services Division Mass Media Bureau, FCC 1919 M St., N.W. Rm 302 Washington, D.C. 20554

Gary S. Smithwick Smithwick & Belendiuk, P.C. 1990 M Street, N.W. Suite 510 Washington, D.C. 20036 Counsel for BIBLE BROADCASTING NETWORK, INC.

Kimberly K. Holman